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## REMARKS

In the Office Action dated August 5, 2005, claims 1-20 are pending. The Office Action states that the claims are directed to separate and distinct inventions and for that reason an election is required and a restriction for examination purposes is proper.

The Office Action groups claims 1-20 into a Group I having claims 1-12, into a Group II having claims 19 and 20, and into a Group III having claims 13-18. The Office Action states that Group I is drawn a vehicular wireless communication update system, classified in class 701/2; 340/572.1, that Group II is drawn to a vehicle, classified in class 701/223, 300; 342/357.08, and that Group III is drawn to a process of using a vehicular wireless communication update system, classified in class 701/36, 45; 342/357.13. Applicants elect Group I without traverse.

With respect to paragraph 6 of the Office Action, Applicants elect species A. to the embodiment using a passive off-board vehicle setting update service. Claim 3 is readable thereon.

With respect to paragraph 7 of the Office Action, Applicants elect species C. to the embodiment wherein updating said at least one setting is performed in response to at least one bar code. Claim 5 is readable thereon.

With respect to paragraph 8 of the Office Action, Applicants elect species directed to a charged-couple device vision sensor. Claim 2 is readable thereon.

With respect to paragraph 9 of the Office Action, Applicants elect species directed to a controller that adjusts a memory setting and to a controller that updates a software setting. Claims 9 and 10 are readable thereon.

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Should the Examiner have any questions or comments, he is respectfully requested to contact the undersigned attorney.

Respectfully submitted,

ARTZ & ARTZ P.C.

Jerref J. Chapp, Reg. No 50,579 28333 Telegraph Road, Suite 250

Southfield, MI 48034

(248) 223-9500

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